DECLARATION AND POWER OF ATTORNEY

As a below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stat d below next to my name,

I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled:

"IMAGE FORMING APPARATUS AND ITS CONTROL METHOD"

Case No	075834	.00412	, th	e specifica	tion of w	hich				
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one))		Application :	Serial No.						
			and was ame	ended on 🛚						
			(if applicable	e)	-					
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	me to be	materia	ty to disclose Il to the pater 1.56. ¹							
States of An publication is application, than one year made the succountry force presentation is foreign to thor assigns, expendications, expe	nerica bein any contract that the sar prior to abject of eign to the total to the total to	fore my untry be same was this ap an invene Unite ssigns tor inv States o identifie		ntion there ur invention ic use or o d I believe eate issued America c welve mon icate on the or to this a	of, or pan thereof n sale in that the labefore on an apths prionis inventing pplication	tented of or more the United invention the date of the total of the	or desce than of ted Staten has reported to the control of the con	ribed ir one year tes of A not been s appliced by me cation, filed in egal rep	n any property and any patent cation in or my and the any copresenta	rinted o this mor ted or n any legal at no puntry ativ s
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Prior	Foreign	Applicat	tion(s)		•	•	,			
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l (b) being made of rec			mation is material to	o patentability v	when it is not	cumulative	to inform	ation alread	dy of recon	d or
			combination with o	ther information	, a prima faci	ie case of ur	ipatentabili	ty of a clai	m; or	

⁽²⁾ It refutes, or is inconsistent with, a position the applicant takes in:

⁽i) Opposing an argument of unpatentability relied on by the Office, or

⁽ii) Asserting an argument of patentability.

A prima facie case of unpatentability is established when the information compels a conclusion that a claim is unpatentable under the preponderance of evidence, burden-of-proof standard, giving each term in the claim its broadest reasonable construction consistent with the specification, and before any consideration is given to evidence which may be submitted in an attempt to establish a contrary conclusion of patentability.

If no priority is claimed, I have identified all foreign patent applications filed prior to this application:

Prior Foreign Application(s)
Number Country

Date

And I hereby appoint Lewis T. Steadman, Sr. (17,074), Robert J. Depke (37,607) and Todd S. Parkhurst (26,494), all members of the firm of Holland & Knight LLC Telephone: (312) 263-3600

as my attorney with full power of substitution and revocation, to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith and direct that all correspondence be forwarded to:

Holland & Knight LLC 131 South Dearborn Street, 30th Floor Chicago, Illinois 60603

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United Stat s Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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